

1 JESSE SBAIH & ASSOCIATES, LTD.  
2 Jesse M. Sbahi (#7898)  
3 Ines Olevic-Saleh (#11431)  
4 The District at Green Valley Ranch  
5 170 South Green Valley Parkway, Suite 280  
6 Henderson, Nevada 89012  
7 Tel (702) 896-2529  
8 Fax (702) 896-0529  
9 [jsbhaih@sbaihlaw.com](mailto:jsbhaih@sbaihlaw.com)  
10 [iolevic@sbaihlaw.com](mailto:iolevic@sbaihlaw.com)

11 *Attorneys for Plaintiff, individually,  
12 and on behalf others similarly situated*

13 **UNITED STATES DISTRICT COURT**

14 **DISTRICT OF NEVADA**

15 TANYA TEODORO, individually, and on  
16 behalf others similarly situated,

17 Plaintiff,

18 vs.

19 ALLSTATE FIRE AND CASUALTY  
20 INSURANCE COMPANY; and DOES I – V  
21 and ROES VI – X, inclusive;

22 Defendants.

23 Case No. 2:17-cv-02135-APG-VCF

24 **STIPULATION AND ORDER  
FOR EXTENSION OF TIME FOR  
PLAINTIFF TO RESPOND TO (1)  
DEFENDANT'S MOTION TO DISMISS  
AND MEMORANDUM IN SUPPORT, AND  
(2) ALTERNATIVE MOTION TO DISMISS  
OR STRIKE CLASS ACTION  
ALLEGATIONS AND MEMORANDUM IN  
SUPPORT**

25 **(SECOND REQUEST)**

26 IT IS HEREBY STIPULATED, by and between Plaintiff Tanya Teodoro (“Plaintiff”) and  
27 Defendant Allstate Fire and Casualty Insurance Company (“Defendant”), through their respective  
28 counsel that Defendant filed its (1) Defendant’s Motion to Dismiss and Memorandum in Support  
(DKT 11), and (2) Alternative Motion to Dismiss or Strike Class Action Allegations and  
Memorandum in Support (DKT 13) (collectively “Defendants’ Motions”) on September 15, 2017.

29 It is stipulated and agreed by and between Plaintiff and Defendant to extend the deadline for  
30 Plaintiff to file responses to Defendants’ Motions from October 13, 2017 as stipulated in the First  
31 Request (September 29, 2017 was the original deadline) to October 27, 2017.

1 Such request is made in good faith as Plaintiff's counsel is scheduled to appear in a trial on  
2 October 13, 2017 and was required to respond to unanticipated briefings and hearings in preparation  
3 for said trial. Consequently, Plaintiff's counsel needs additional time to adequately respond to  
4 Defendants' Motions.

5 It is further stipulated and agreed that Defendants' Reply to Plaintiff's Response to Defendants'  
6 Motions will be due by November 17, 2017.  
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8 The foregoing request for extension of deadlines is made in good faith and is not made for the  
9 purpose of delay.  
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11 RESPECTFULLY SUBMITTED this 12<sup>th</sup> day of October, 2017.  
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13 BALLARD SPAHR LLP  
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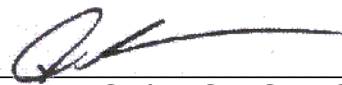
15 By: /s/ Abran E. Vigil, Esq.  
16 Abran E. Vigil, Esq.  
17 100 North City Parkway, Suite 1750  
18 Las Vegas, NV 89106  
19 Attorneys for Defendant

20 JESSE SBAIH & ASSOCIATES, LTD.  
21

22 By: /s/ Ines Olevic-Saleh, Esq.  
23 Jesse M. Sbaih, Esq.  
24 Ines Olevic-Saleh, Esq.  
25 The District at Green Valley Ranch  
26 170 South Green Valley Parkway, Suite 280  
27 Henderson, Nevada 89012  
28 Attorneys for Plaintiff

19 **ORDER**  
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21 **IT IS SO ORDERED.**  
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25 UNITED STATES DISTRICT JUDGE  
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27 Dated: October 12, 2017.  
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